## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE Attorney Docket No: PD- 202003 First Named Inventor: Udaya Bhaskar et al. UTILITY Prototype Waveform Magnitude Quantization PATENT APPLICATION For A Frequency Domain Interpolative TRANSMITTAL Title: Speech Codec System Under 37 C.F.R. 1.53(b) Customer No: 20991 Assistant Commissioner for Patents Washington, D.C. 20231 Sit Lansmitted herewith for filing is the patent application including: APPLICATION PARTS: ACCOMPANYING APPLICATION PARTS: 14 X Specification Total Pages 86 1 4. Assignment (cover sheet and documents) 2 Drawings Total Sheets 101 5. Power of Attorney (included in Oath or Declaration) [ (blank) 6. Information Disclosure Statement (IDS/PTO1449) Newly executed (original or copy) đ a. T Copies of IDS Citations [ii] b. Gopy from prior application (37 CFR 1.63d) 7. Preliminary Amendment (for continuation or divisional application) 14 Return Receipt Postcard (MPEP 503) Lij i. DELETION OF INVENTORS Signed Statement attached deleting inventor(s) named in the prior application. (If foreign priority is claimed) 13. see 37 CFR 1.63(d)(2) and 1.33(b). 10. A Other Negrest Mertification under 35 use 12 2(6) (2) (B)(i) 11. CONTINUING APPLICATION: ☐ Continuation Divisional ☐ Continuation-in-part (CIP) of prior application No. Prior application information: Examiner. Group/Art Unit: For CONTINUATION or DIVISIONAL applications only: The entire disclosure of the prior application, from which an oath or declaration is supplied under Box 3b, is considered a part of the disclosure of the accompanying continuation or divisional application and is hereby incorporated by reference. The incorporation can only be relied upon when a portion has been inadvertently omitted from the submitted application parts. a. . Amend the Specification by inserting before the first line the following sentence; The prior application is assigned to HUGHES ELECTRONICS CORPORATION.

in the prior application before calculating the filling fee below.

as originally filed on

e. | I hereby certify that the attached papers are a true copy of the prior application Serial No.

c. The power of attorney of the prior application is to

d. Please cancel claims

FEE TRANSMITTAL:	No. Filed				Extra	Rate			Fee
Basic Fee						\$ 740.00		s	740.00
Total Claims	11	_	20	=	0 x	\$ 18.00	=	\$	
Independent Claims	0	_	3	=	0 x	\$ 84.00	æ	s	
Multiple Dependent Claims					(Y/N)	\$ 270.00		\$	
TOTAL FILING FEE								Tè	740.00

Total Filing Fee calculated above. The Commissioner is hereby authorized to charge any additional fees that may be due, or credit any overpayment, to that deposit account.

13. The Commissioner is hereby further authorized to charge Deposit Account No. 50.0383, pursuant to 37 CFR 1.25(b), any fees that may properly become due or payable, as set forth in 37 CFR 1.16 and 1.17, for the entire pendency of this application without any additional authorization.

14. This form is being submitted in triplicate.

CORRESPONDENCE ADD	

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## REQUEST AND CERTIFICATION UNDER Title 35 U.S.C. 122(b)(2)(B)(i)

First Named Inventor Udaya Bhaskar et al.

Titls Prototype Waveform Magnitude Quantization For A Frequency Domain

Interpolative Speech Codec System

Atty Docket Number PD-202003

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing. I hereby request that the attached application not be published under 35 U.S.C. 122(b).

February 13, 2002

Date

fet landell

Peter Kendall

Typed or printed name

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application upon filling.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant must notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).